

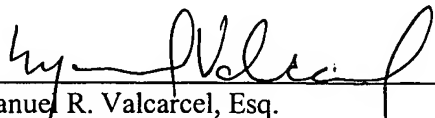
REMARKS

In response to the examiner's first restriction/election requirement, the Applicant elected Group I system claims 1-53 for prosecution in this application, and hereby encloses a full listing of claims to address the examiner's notice of noncompliant amendment. Additionally, in response to the examiner's further species restriction, the applicant provisionally elects species A as identified by the examiner, on which generic claims 1-12, 15-16 and 26-29 read. However, the requirement for election is traversed. It is unclear what the examiner is asserting constitutes three patentably distinct species A, B and C for mutually exclusive claimed combinations versus varying the scope of the same claimed invention, and the reason given for such position in paragraph 2 of the office action is also unclear, having no specificity. The particular limitations in the claims and the reasons why such limitations are considered to support restriction of the claims to a particular disclosed species need to be specified to make the requirement clear. MPEP Section 814. Even if characterized as species, the number of species is not unreasonable and does not impose a serious burden on the examiner. The Applicant requests that the further restriction requirement be withdrawn.

Respectfully submitted,

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